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| APPLICATION NO.           | FILING DATE                         | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|---------------------------|-------------------------------------|----------------------|---------------------|------------------|
| 10/620,703                | 07/17/2003 Yoshitaka Sakoh          |                      | 02410335AA          | 9315             |
|                           | 7590 06/09/200<br>URTIS & CHRISTOFI | EXAMINER             |                     |                  |
| 11491 SUNSET              | THILLS ROAD                         | RENWICK, REGINALD A  |                     |                  |
| SUITE 340<br>RESTON, VA 2 | 20190                               |                      | ART UNIT            | PAPER NUMBER     |
|                           |                                     |                      | 3714                |                  |
|                           |                                     |                      |                     |                  |
|                           |                                     |                      | MAIL DATE           | DELIVERY MODE    |
|                           |                                     |                      | 06/09/2009          | PAPER            |

# Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

| Office Action Summary   |   | Application No.   |  | Applicant(s)  | Applicant(s)  |               |  |  |  |
|---|---|---|--|---|---|---------------|--|--|--|
|   |   | 10/620,703  |  | SAKOH, YOSHI <sup>-</sup>   | SAKOH, YOSHITAKA  |               |  |  |  |
|   |   | Examiner  |  | Art Unit  |   |               |  |  |  |
|   |   |   | REGINALD   | A. RENWICK  | 3714  |               |  |  |  |
| The N<br>Period for Reply   | MAILING DATE of this commu<br>Y   | nication appe   | ears on the  | cover sheet with th   | e correspondence a  | ddress        |  |  |  |
| WHICHEVEI - Extensions of ti<br>after SIX (6) M - If NO period for<br>- Failure to reply<br>Any reply recei   | IED STATUTORY PERIOD F<br>R IS LONGER, FROM THE IN<br>me may be available under the provision<br>ONTHS from the mailing date of this com<br>reply is specified above, the maximum s<br>within the set or extended period for reply<br>ved by the Office later than three months<br>erm adjustment. See 37 CFR 1.704(b). | MAILING DA<br>s of 37 CFR 1.136<br>munication.<br>tatutory period wi<br>y will, by statute, o | TE OF THI 6(a). In no even ill apply and will cause the applic | S COMMUNICATI<br>t, however, may a reply be<br>expire SIX (6) MONTHS fr<br>ation to become ABANDO | ON.  e timely filed  om the mailing date of this NED (35 U.S.C. § 133). | ·             |  |  |  |
| Status  |   |   |  |   |   |               |  |  |  |
| 1)⊠ Respo   | nsive to communication(s) file  | ed on <i>15 De</i>  | ecember 20   | 28  |   |               |  |  |  |
| ·   | • •   | 2b)⊠ This a   |  |   |   |               |  |  |  |
| ′ <del>=</del>  |   | <i>,</i> —  |  |   | orosecution as to th  | ne merits is  |  |  |  |
| , —   | Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.   |   |  |   |   |               |  |  |  |
| Disposition of (  | Claims  |   | •  |   |   |               |  |  |  |
| ·   |   | in the annlic   | eation   |   |   |               |  |  |  |
|   | Claim(s) <u>1 and 5-13</u> is/are pending in the application.   |   |  |   |   |               |  |  |  |
|   | 4a) Of the above claim(s) is/are withdrawn from consideration.  |   |  |   |   |               |  |  |  |
| ·   | 5) Claim(s) is/are allowed.<br>6) 区 Claim(s) <u>1, 5-13</u> is/are rejected.  |   |  |   |   |               |  |  |  |
| · ·   | s) <u>/, 5-75</u> is/are rejected.<br>s) is/are objected to.  |   |  |   |   |               |  |  |  |
|   | s) are subject to restri  | ction and/or  | oloction ro  | quiromont   |   |               |  |  |  |
|   | s) are subject to restin  | Clion and/or  | election rec   | quirement.  |   |               |  |  |  |
| Application Par   | pers  |   |  |   |   |               |  |  |  |
| 9)∏ The sp  | ecification is objected to by th  | ne Examiner   | •  |   |   |               |  |  |  |
| 10)∏ The dra  | 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  |   |  |   |   |               |  |  |  |
| Applica   | nt may not request that any obje  | ection to the d   | Irawing(s) be  | held in abeyance.   | See 37 CFR 1.85(a).   |               |  |  |  |
| Replace   | ement drawing sheet(s) including  | g the correction  | on is required   | d if the drawing(s) is  | objected to. See 37 0   | CFR 1.121(d). |  |  |  |
| 11)∐ The oa   | 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  |   |  |   |   |               |  |  |  |
| Priority under 3  | 5 U.S.C. § 119  |   |  |   |   |               |  |  |  |
| <ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul> |   |   |  |   |   |               |  |  |  |
| Notice of Draf     Information Di   | erences Cited (PTO-892)<br>tsperson's Patent Drawing Review (<br>sclosure Statement(s) (PTO/SB/08)<br>fail Date   |   |  | 4) Interview Summa<br>Paper No(s)/Mail<br>5) Notice of Informa<br>6) Other:                       |   |               |  |  |  |

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

1. Claim 12 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The claim language of the application state the use of a "board holder" which is defined as object 9, however also within the application the Applicant has used the phrase "switch board holding member" which is not defined within the application. The phrase "switch board holding member" should be corrected, to reflect the definition provided within the specification.

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35
 U.S.C. 102 that form the basis for the rejections under this section made in this
 Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, and 6-10 are rejected under 35 U.S.C. 102(b) as being anticipated by Cook (U.S. Patent 6,198,471).

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Re claim 1: Cook discloses a controller (Title), comprising:

a main board, on which an electrical component is mounted and extending in a first direction (Fig. 2: object 38);

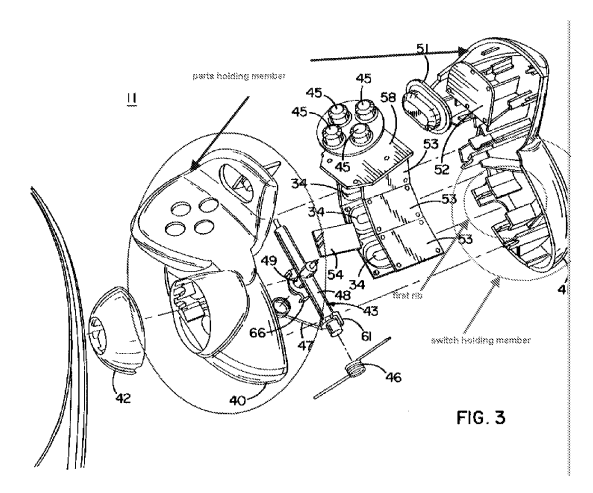
a switch board, provided so as to extend in a second direction perpendicular to the first direction (Fig. 3: object 53);

a push switch, mounted on the switch board and electrically connected to the electronic component, the push switch adapted to be pushed in the first direction (Fig. 4: object 34);

a parts holding member, interposed between the switch board and the main board and integrally formed with the parts holding member (Fig. 1: objects 11, 12, 105, 110).

a switch board holding member, holding the switch board and integrally formed with the parts holding member, wherein the switch board holding member is the lower part of the arm of the parts holding member (Fig. 2: object 33, Fig. 3: object 41)

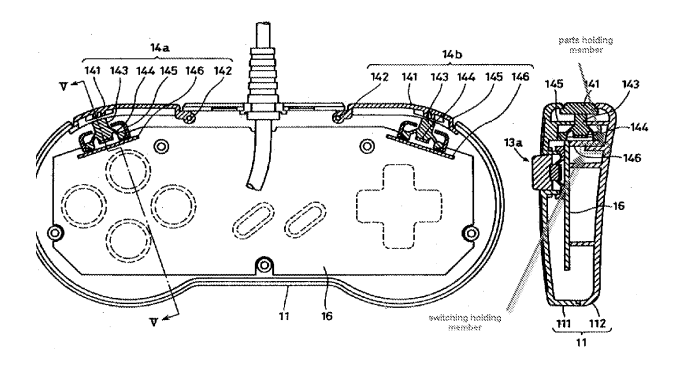
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- 2. Re claim 8, 9, 10: Cook discloses that the controller further comprises a first rib (see above figure) formed on the switch board holding member so as to receive a force generated by an operation of the push switch as is shown above since the ribs hold the switch board holding member in position as shown in figure 5c.
- 3. Claims 1 and 6 are rejected under 35 U.S.C. 102(b) as being anticipated by Inoue (U.S. Patent No. 5,207,426).

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Re claim 1 and 6: Inoue discloses a controller, comprising:

A main board, on which an electrical component is mounted and extending in a first direction (Fig. 4: object 16; column 4, lines 21-32);

A switch board, provided so as to extend in a second direction perpendicular to the first direction (Fig. 4: object 146);

a push switch, mounted on the switch board and electrically connected to the electronic component, the push switch adapted to be pushed in the first direction (Fig. 5: 141);

a parts holding member, interposed between the switch board and the main board and adapted to receive a stress generated when the push switch is pushed (as shown above); and

a switch board holding member monolithically formed with the parts holding

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member (see above figure, where it is considered that lacking any clear distinguishing features, a portion of element 144 is read onto a switch holding member and another portion is read onto the parts holding member), wherein the switch board holding member holds the switch board and integrally formed with the parts holding member, wherein the switch holding member the left hand portion of the parts holding member.

### Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 5, 7, 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Cook in view of Tickle (U.S. Patent No. 5,670,988)

Re claim 5, 7, and 11: Although, Cook discloses a power source for the controller (column 4, lines 63-66), Cook fails to disclose that the controller comprises of a battery terminal holding member, holding a battery terminal and integrally formed with the parts holding member. However, Tickle discloses a game controller with a battery terminal that is monolithically formed with the parts holding members

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and contains ribs for containing the battery. Furthermore, Tickle discloses the use of a wireless module that is formed within the controller. It is reasonable for one skilled in the art to adapt the controller of Cook to incorporate the battery terminal and wireless module of Tickle into the controller figuration, as all that is needed by the controller is ample space, which Cook has within the parts holder members 105 and 110. Because Cook discloses that the controller uses a power chord to receive power, it would have been obvious to one skilled in the art at the time the invention was made to modify Cook with the battery terminal and the wireless module of Tickle, for the purpose of making the controller of Cook portable MPEP 2144.04.

### Allowable Subject Matter

5. Claims 12 and 13 are allowed.

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### Response to Arguments

Applicant's arguments, see page 2, filed 12/15/2008, with respect to the rejection(s) of claim(s) 1,5-13 under Pre-Brief Conference request have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Cook which discloses claims 1 and 6-10.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to REGINALD A. RENWICK whose telephone number is (571)270-1913. The examiner can normally be reached on Monday-Friday, 7:30AM-5:00PM, Alt Fridays, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Vo can be reached on 571-272-4690. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Dmitry Suhol/ Supervisory Patent Examiner, Art Unit 3714

6/9/2009 /R. A. R./ Examiner, Art Unit 3714